

FACULTY OF LAW UNIVERSITY OF TORONTO

THE PRACTICE OF CRIMINAL LAW

1985

Edward L. Greenspan, Q.C. and Brian H. Greenspan UNIVERSITY OF TORONTO

FACULTY OF LAW UNIVERSITY OF TORONTO

THE PRACTICE OF CRIMINAL LAW

1985

Edward L. Greenspan, Q.C. and Brian H. Greenspan Digitized by the Internet Archive in 2018 with funding from University of Toronto

FACULTY OF LAW

UNIVERSITY OF TORONTO

THE PRACTICE OF CRIMINAL LAW

1985

Edward L. Greenspan, Q.C. and Brian H. Greenspan

- 1. September 4, 1985
- 2. September 11, 1985

AN OVERVIEW OF THE CRIMINAL PROCESS

- Court Structure
- Stages in the Process
- Sources of Rules and Procedure

THE ROLE OF THE DEFENCE

- Solicitor/Client Confidentiality
- The Practice of Law as a Confidence Game
- Ethics and the 'Smoking Gun'
- The 'Guilty Client'
- Representation of the 'Unpopular'
- The Victim
- 3. September 18, 1985

THE ROLE OF CROWN COUNSEL

- Prosecutorial Discretion
- Disclosure
- Interaction With Law Enforcement
- The Effect of Politics on Decision Making
- 4. October 2, 1985

PLEA NOGOTIATIONS

- The Rationale
- With Whom is a Bargain to be Struck?
- Confirmation of the 'Deal'

5. October 9, 1985

DEFENDING THE MENTALLY ILL

- Fitness
- The Insanity Defence
- Warrant of the Lieutenant Governor and the Advisory Review Board
- From Whom do You Take Instructions?
- Influencing the Unwilling Accused
- The Use of Psychiatric Opinion

6. October 16, 1985

PREPARATION FOR TRIAL

- Interviews With Your Client
- Utilizing the Preliminary Hearing
- Investigation by the Defence
- Preparation of Witnesses
- Use and Preparation of Experts
- Preparation of Law
- 7. October 23, 1985
- 8. October 30, 1985

EXAMINATION-IN-CHIEF AND CROSS-EXAMINATION

- Lay Witnesses
- Police Witnesses
- Expert Witnesses
- The Accused
- Prior Inconsistent Statements
- Responsibility for the Accuracy of Evidence
- Perjured Testimony
- 9. November 6, 1985
- 10. November 13, 1985

TRIAL BY JURY

- Jury Selection
- Opening Address

- Closing Address
- Charge to Jury
- Jury Deliberations
- 11. November 20, 1985

SELECTED TRIAL PROBLEMS

- The Document Trial
- The Victim of the Trial
- 12. November 27, 1985

SENTENCING AND POST-SENTENCING CONSIDERATIONS

- The Use of Character Evidence
- The Range of Sentence
- The Use of Appellate Authority
- Temporary Absence and Day Parole
- Sentence Calculation
- 13. December 4, 1985

APPEALS

- Release Pending Appeal
- Criminal Appeal Rules
- Appellant and Respondent Statements
- Appellate Advocacy

• • • • • • • • •

TABLE OF CONTENTS

THE ROLE OF THE DEFENCE

1.	A Judge's Viewpoint - Warren E. Burger	1
2.	'The Practice of Law as a Confidence Game' - Blumberg	7
3.	Professional Responsibility of the Criminal Defense Lawyer: The Three Hardest Questions - Monroe H. Freedman	13
4.	'The Criminal Defendant Who Proposes Perjury: Rethinking the Defense Lawyer's Dilemna' - Norman Lefstein	25
5.	Excerpt from Special Lectures of the Law Society of Upper Canada (1969)	39
THE RO	DLE OF THE PROSECUTION	
1.	Glanville Williams 'Discretion in Prosecuting' [1965] Crim.L.R. 222	43
2.	American Bar Association, Prosecuting Function and the Defence Function, 1970 (tentative draft)	45
3.	Brian Grosman, The Prosecutor (Toronto: U of T Press, 1969)	49
4.	The Globe and Mail, March 24, 1978, p. 9	54
5.	Statement by The Honourable R. Roy McMurtry, Attorney General for Ontario re: Francis Fox, February 23, 1978	· 5 6
6.	The Times, May 11, 1981	66
7.	Brian Grosman, The Prosecutor	69
8.	Christmas Humphreys 'The Duties and Responsibilities of Prosecuting Counsel [1955] Crim.L.R. 739	75
9.	Excerpts from the Special Lectures of the Law Society of Upper Canada (1969)	82
PLEA I	NEGOTIATIONS	
1.	Enker, 'Perspectives on Plea Bargaining'	84
2.	Verdun-Jones and Cousineau, 'Cleansing the Augean Stables: A Critical Analysis of Recent Trends in the Plea Bargaining Debate in Canada'	104
3.	Meltsner and Schrag 'Negotiating Tactics for Legal Services Lawyers'	114
4.	Principles Applicable to Plea Discussions, June 30, 1972	121
EXAMII	NATION-IN-CHIEF AND CROSS EXAMINATION	
1.	Martin, G.A., 'The Examination of Witnesses'	124
2.	Regina v. Bencardino and Decarlo, (1973), 15 C.C.C. (2d) 342	143
3.	Ratushny, E., 'Basic Problems in Examination'	146

4.	Sedgewick, J., 'Recurring Trial Problems'	151
5.	Wellman, F.L., 'The Art of Cross-Examination'	171
6.	Schwartz, L.E., 'Proof, Persuasion and Cross-Examination'	181
7.	Lustgarten, E., Comment from 'The Lizzie Borden 'Axe Murder''	190
TRIAL	BY JURY	
1.	Greenspan, B.H., Excerpt from 'Trial on Indictment', Bar Admission Criminal Procedure, 1983-84	196
2.	'Recipe for a Jury' in <u>Ecology Today</u> (May, 1973)	202
3.	Mossman, K., 'Jury Selection: An Expert's View'	215
4.	Martin, G.A., Excerpt from 'Closing Argument to the Jury for the Defence in Criminal Cases' in (1967), 58 J. of Crim.Law, Crimin. and P.S. 2	217
5.	Maloney, A., 'Address to the Jury in Criminal Cases' in 35 Can.Bar Rev. 373.	223
6.	Levy, E.J., 'Closing Address for Defence Counsel' 24 Crim.L.Q. 81	226
SENTE	NCE AND POST SENTENCE CONSIDERATIONS	
1.	D.A. Thomas, <u>Principles of Sentencing</u> (Heinemann: London, 1979)	239
2.	E.L. Greenspan, 'The Role of the Defence Lawyer in Sentencing' New Directions in Sentencing (Toronto: Butterworths, 1980)	250
3.	J. Hogarth, Sentencing Checklist	258
4.	A.S. Manson and D.P. Cole, 'Representation After Sentencing', Current Criminal Law Evening Sessions, 1978	262
5.	Current Criminal Law Evening Sessions Panel on 'Post Sentence Considerations', 1978	285
6.	Sentence Calculation	296
7.	Sample Pre-Sentence Report	297

.

